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1 2 3 4 5 6	JAMES A. LASSART (SBN 40913) NICHOLAS C. LARSON (SBN 275870) MURPHY, PEARSON, BRADLEY & FEENEY 88 Kearny Street, 10 <sup>th</sup> Floor San Francisco, CA 94108 Telephone: (415) 788-1900 Facsimile: (415) 393-8087 Email: JLassart@mpbf.com NLarson@mpbf.com Attorneys for Defendant LELAND YEE	Y
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11		
12	UNITED STATES OF AMERICA,	Case No. CR 14-00196-CRB-2 (JCS)
13	Plaintiff,	DEFENDANT LELAND YEE'S ADMINISTRATIVE MOTION TO
14	v.	FILE MOTION TO SUPPRESS EVIDENCE DERIVED FROM
15	LELAND YEE,	WIRETAP INTERCEPTIONS AND RELATED DOCUMENTS UNDER
16	Defendant.	SEAL
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**NOTICE OF MOTION** 1 Pursuant to Criminal Local Rule 56-1, and Civil Local Rule 7-11, Defendant Leland Yee 2 moves the Court to permit Defendant Yee to file a Motion to Suppress Evidence Derived From 3 Wiretap Interceptions and Related Documents under seal. This motion is based upon this Notice of 4 Motion, the attached Memorandum of Points and Authorities, the concurrently filed Declaration of 5 James A. Lassart, the files and records in this case, and any other evidence or argument that may 6 properly be presented to the Court. The Motion and Related Documents will be filed manually with 7 the Court pursuant to Criminal Local Rule 56-1(c)(1). 8 9 Dated: March 26, 2015 10 MURPHY, PEARSON, BRADLEY & FEENEY 11 12 By /s/ JAMES A. LASSART James A. Lassart 13 Nicholas C. Larson Attorneys for Defendant 14 LELAND YEE 15 16 17 18 19 20 21 22 23 24 25 26 27 28

MEMORANDUM OF POINTS AND AUTHORITIES

Defendant Leland Yee submits this Motion pursuant to Criminal Local Rule 56-1 to request permission to file a Motion to Suppress Evidence Derived from Wiretap Interceptions and Related Documents under seal. This Motion requests that the Motion to Suppress and supporting Declaration of James A. Lassart be filed under seal because they contain and are based on the sensitive information covered by the Protective Order [Dkt. #302] in this case. This request is also based on the fact that the sensitive material contained throughout the Motion to Suppress and in the Declaration of James A. Lassart and the exhibits attached thereto is likely to be considered to be interwoven with other information. [See Dkt. #301 at 3.] Therefore, Defendant Yee's counsel requests permission to file the Motion to Suppress and supporting Declaration and Exhibits thereto under seal.

Dated: March 26, 2015

MURPHY, PEARSON, BRADLEY & FEENEY

By <u>/s/ JAMES A. LASSART</u>

James A. Lassart Nicholas C. Larson Attorneys for Defendant LELAND YEE